UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

RICHARD ELVIN KING, LAVAR SANTEE, FRED WALLACE, and MARVIN RAY YATES, individually and on behalf of those similarly situated, Plaintiffs, V. Civil Action No. 4:14-cv-1698 BRYAN COLLIER, in his official capacity, ROBERT HERRERA, in his official capacity and TEXAS DEPARTMENTOF	KEITH COLE, JACKIE BRANNUM,	S	
YATES, individually and on behalf of those similarly situated, Plaintiffs, V. Civil Action No. 4:14-cv-1698 BRYAN COLLIER, in his official capacity, ROBERT HERRERA, in his official capacity and TEXAS DEPARTMENTOF	RICHARD ELVIN KING, LAVAR SANTEE,	S	
similarly situated, Plaintiffs, V. Civil Action No. 4:14-cv-1698 BRYAN COLLIER, in his official capacity, ROBERT HERRERA, in his official capacity and TEXAS DEPARTMENTOF S	FRED WALLACE, and MARVIN RAY	S	
Plaintiffs, V. Civil Action No. 4:14-cv-1698 BRYAN COLLIER, in his official capacity, ROBERT HERRERA, in his official capacity and TEXAS DEPARTMENTOF S Civil Action No. 4:14-cv-1698	YATES, individually and on behalf of those	S	
v. Civil Action No. 4:14-cv-1698 BRYAN COLLIER, in his official capacity, ROBERT HERRERA, in his official capacity and TEXAS DEPARTMENTOF	similarly situated,	S	
BRYAN COLLIER, in his official capacity, ROBERT HERRERA, in his official capacity and TEXAS DEPARTMENTOF \$\int \text{S}\$	Plaintiffs,	S	
BRYAN COLLIER, in his official capacity, ROBERT HERRERA, in his official capacity and TEXAS DEPARTMENTOF \$\int \text{S}\$		S	
ROBERT HERRERA, in his official capacity and TEXAS DEPARTMENTOF \$ \$ \$	V.	6	Civil Action No. 4:14-cv-1698
ROBERT HERRERA, in his official capacity and TEXAS DEPARTMENTOF \$ \$ \$	••	Ŋ	
and TEXAS DEPARTMENTOF §		S	
y		\$ \$	
	BRYAN COLLIER, in his official capacity,	\$ \$ \$	
CRIMINAL JUSTICE,	BRYAN COLLIER, in his official capacity, ROBERT HERRERA, in his official capacity	\$ \$ \$	
Defendants. §	BRYAN COLLIER, in his official capacity, ROBERT HERRERA, in his official capacity	\$ \$ \$ \$	

APPENDIX TO RESPONSE TO ECF No. 1459 BY BRYAN COLLIER IN HIS OFFICICAL CAPACITY AS THE EXECUTIVE DIRECTOR OF TDCJ

Exhibit A	5.31.18 Email from OAG to Plaintiffs' Counsel
Exhibit B	6.1.18 Email from OAG to Plaintiffs' Counsel
Exhibit C	6.4.18 Email from OAG to Plaintiffs' Counsel
Exhibit D	6.6.18 Email from OAG to Plaintiffs' Counsel
Exhibit E	Pack Unit Temperature Logs-Summer 2018
Exhibit F	Pack Unit Temperature Logs-Summer 2018
Exhibit G	8.5.18 Letter from OAG to Plaintiffs' Counsel
Exhibit H	Hearing Transcript, Sept. 10, 2019
Exhibit I	August 2019 Temperature Logs
Exhibit J	Relevant Portion of Farguson's Text Messages: August 7, 2019 Temperature Readings
Exhibit K	Relevant Portion of Farguson's Text Messages: August 6, 2019 Temperature Readings (1)

Exhibit L Relevant Text Messages between P. Glass, J. Kennard, G. Pruitt, P. Burleyson: August 6, 2019 Temperature Readings (2) Statement of A. Dike Exhibit M Exhibit N 4.24.19 Emails Regarding SOTP Program at LeBlanc Exhibit O Hinojosa Affidavit Regarding SOTP Programming Exhibit P Houston Weather History, Feb. 27, 2019 Disciplinary Relating to A/C Bus Transfer Exhibit Q Exhibit R Terrell Unit Grievance, Gregory Allen Exhibit S Records Regarding Transporting Class Members Exhibit T Kestrel Specifications Exhibit U Current Class Member Locations Exhibit V Affidavit of F. Inmon Regarding Kestrel Fobs September 2019 Daily Temperature Logs Exhibit W Relevant Portion of LeBlanc Unit HVAC Work Orders Exhibit X Exhibit Y Affidavit of Lester S. Rogers Exhibit Z Relevant Portion of Text Messages: Stiles Unit Chillers Exhibit AA Stiles Unit Temperature Logs, August 26, 2019 Exhibit BB Affidavit of Bryan Collier: Reassignment of Class Members Exhibit CC Affidavit of Oscar Mendoza